# PROSPECT NEVER LOOKED BETTER

Mr. Bryan May Make a Swing

being made to have Mr. Bryan make a long swing trip in the far western states during October, and it is not unlikely that he may consent to make but our government can be controlled by the people, from the organic law which we call the constitution to the statute and the court's decree.

"A long step toward the elevation of laurille proper position in the nation's

lieve that he will poll more than 40,000 votes in the state. Taft's vote will be less than 45,000, and the combined opposition to the Democratic party will not have more than 75,000 votes.'

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# BRYAN SPEAKS TO THE

different classes, but these distinctions are insignificant when compared with the great similarities that unite us in a common destiny and impel us toward a com-

Trip to Far Western

States.

Chicago, Sept. 7.—Members of the Democratic committee who are gathering here for a conference tomorrow met informally at headquarters late today and talked of the outlook for the Democratic cause. Tomorrow the whole committee will meet and talk over campaign plans with Mr. Bryan and Mr. Kern. There will also be meetings of the advisory and finance committees.

During the day Chairman Mack talked with each member of the committee on the committee on the committee of the propose of the government is within the control of the people, and no department of the service is out of the reach of the voter or beyond the influence of public opinion. Under our constitution, some between the member of the committee on the committee of the public will. with each member of the committee on the situation in his state. Efforts are being made to have Mr. Bryan make

states during October, and it is not unlikely that he may consent to make the four. Clark Howell, national committeeman from Georgia, arrived here today and held a conference with Mr. Bryan and Chairman Mack. Conditions is to be found in the establishment of a department of labor, with a cabinet officer at its head. The wage-entrest deserve this recognition, and the executive is entitled to the assistance which such an official could render him. I regard the inauguration of this reform as the opening of a new era in which those who toil will have a voice in the deliberations of the president's council chamber.

"This talk of Mr. Taft carrying Geoxgia and other southern states is non-

"The trust and the labor organization cannot be described in the same language. The trust magnates have used their poer to amass swollen fortunes, while one will say that the labor organization w. L. Finney, chairman of the Democratic state committee of Ohio, called at headquarters today and arranged with National Chairman Mack to make a lively campaign in Ohio. Not only will Bryan and Kern make speeches in w'll Bryan and Kern make speeches in Chio, but the national committee will arrange speaking dates for Judge Alton B. Parker, Congressman Champ Clark and other speakers of prominence.

trust a few men attempt to control the product of others; in a labor organization, the members unite for the protection of that which is their own, namely, their own labor, which being necessary to their existense is a part of them. The trust deals with dead matter.

## Two Important Questions.

"There are two question, however, inti-mately connected with the labor problem upon which the Democratic and Repub-system of England. Those who were opllcan parties do not agree, and I not only feel at liberty to discuss these, but, un-Louis Hook's harness store removed der the circumstances. I have no right to to the stability of government, but the to 41 South West Temple, opposite S. ignore them. One relates to the issue of reform was secured and the government injunctions, and the other to contempt cases arising under injunctions. The Republican convention did not deal candidly with the laboring man on the subject of three Democratic national conventions, is Melbourne, Sept. 7.—As the search of a patrol from the American fleet for the sendeavored to amend his platform in object the strengthening of the court in men who failed to go aboard their ships when the fleet left here Saturday for Albany has not met with much success, rewards have been offered for the apprehension of 221 stragglers.

this respect and to make some promises, which are not supported by his platform, but his promises offer nothing substantial in the way of reform, and are not binding on Republican senators and members. The Republican congress has al-ready made a record on labor questions, and the Republican party cannot escape from that record.

"Mr. Taft's speech may be considered as binding upon him, but the convention which selected the Republican candidate which selected the Republican candidate endorsed the Republican platform—not Mr. Taft's personal views. The Republican platform, while pretending to pledge some modification of the law, contains an exception clause which reiterates the very language of the law. Whether this exception clause was inserted by accident or design, the effect is the same. It merely provides, in substance, that restraining or-ders shall not issue without notice exders shall not issue without notice ex-cept where such order can now issue with-out notice. The platform was a triumph for those who have been opposing the la-boring man, and they have been boasting "The Democratic platform on this sub-ect copies the language which the labor

A. A. BEESLEY."

ALVIN A. BEESLEY—

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sense. Mr. Bryan is just as popular in the south as he ever was, and he will not only get the electoral votes of the southern states, but he will receive the popular vote as well in that section and with majorities as large as in former years. Our state election takes place October 7, which is a month in advance of the president's council chamber. "The labor organization has been seriously handicapped by the fact that it has been—and I am not sure that it has not been done unwittingly—yoked up with the industrial combinations known as trusts. The proneness of trust defenders to use the labor organization as an excuse for combinations in restraint of trade has aroused the suspicion that they have been classed together for the purpose of shielding the combinations of capital. As a result of eighteen years of anti-trust legislation, only one man has been given a penal sentence for violating the following the fact that it has not been and I am not sure that it has not been done unwittingly—yoked up with the industrial combinations known as trusts. The proneness of trust defenders to use the labor organization has been seriously takes issue with us. He is thoroughly aroused by what he regards as a menace to the courts. Here is his lament: "Never in the history of the country has there been such an insidious attack upon the judicial system as the proposal to interject a jury trial between all or ders of the court made after full hearing and the enforcement of such orders." This would come under the head of Important if True. But the fact is, our platform specifically declares that we fact that it has not to the courts. Here is his lament: "Never in the history of the courts." The proneness of trust defenders to use to the courts. Here is his lament:

"Your or in the jury question Mr. Taft clear-ly takes issue with us. He is thoroughly aroused by what he regards as a menace to the courts. Here is his lament:

"Never in the history of the courts." "Never in the history of the courts." "The would count in the total cour Bryan, our nominee for governor, will have all of 100,000 majority."

Cuts Little Figure.

Although John Temple Graves, who is one of the candidates for the vice presidency on the ticket of the Independence party, is a Georgian, I don't believe that he will noll more than 40 000 monopoly.

In the combinations of capital. As a result of eighteen years of anti-trust legislation, only one man has been given a penal sentence for violating the federal law on this subject, and that man was a member of a labor organization rather than a trust magnate. The laboring man is justified in his demand that a distinction shall be drawn between the labor organization and the industrial monopoly.

States senate in 1896, and which a Republican congress has ever since refused to enact,' etc., providing for trial by jury in cases of INDIRECT contempt. Are not the proceedings of the United States senate a part of the history of the country? This measure passed the United States senate apart of the history of the country? This measure passed the United States senate apart of the history of the country? This measure passed the United States senate apart of the history of the country? This measure passed the United States senate apart of the history of the country? This measure passed the United States senate apart of the history of the country. States senate more than twelve years ago, and the vote upon it was so nearly unanimous that no roll was demanded. The bill was not smuggled through without discussion. It was amended in open senate and the members of the senate had ample opportunity to understand it. It would have passed congress and become a law long ago but for the fact that a few large corporate employers of labor have large corporate employers of labor have kept a lobby in Washington ever since, and have been able to coerce into ignoring the laboring man's plea. Not an Unbiased Judge.

"Mr. Taft is not an unbiased judge where the jury system is under considera-tion. He is not only known as the fa-Latter-Day Saints' University.

Liberal in its curriculum, up to date in its equipment, and thorough in its work. Courses in all regular high school and business college branches. Special courses for preparatory students over sixteen years of age; for evening and day missionary classes, and for nurses. Instruction and training in the different branches of theology and the strictest attention given to the physcial, social and moral needs of students. School begins in all of its departments Tuesday, Sept. 8.

The Best Printing.

The Trust deals with dead matter that deals with life and with intellectual and moral forces. No impartial student of the subject will deny the right of the laboring man to exemption from the operation of the existing anti-trust law.

"If the labor organization needs to be right of the laboring man to exemption from the operation of the existing anti-trust law.

"If the labor organization needs to be regulated by a law that was aimed to prevent stalling anti-trust law.

"If the labor organization needs to be exemption from the operation of the existing anti-trust law.

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"If the labor organization needs to be exemption from the operation of the existing anti-trust law.

"If the labor organization needs to be exemption from the operation of the existing anti-trust law.

"If the labor organization needs to be regulated by law, let it be regulated by a a law that was aimed to prevent shows a decided leaning toward an interest of the subject will deny the first law which deals with man as man, and not by a law that was aimed to p hardly assure you that I am heartily in provement in the method of court profavor of both reforms. of the court. This is an ancient method of opposing reforms. Lord Macaulay had system of England. Those who were opposed to the reform construed it as an attack upon the throne and as a menace object the strengthening of the court in public estimation.

## No Reflection Upon the Court.

No Reflection Upon the Court.

"It is not a reflection upon the judge of a criminal court to say that he shall not decide upon the guilt of the accused. Our criminal courts are the better, not the worse, for the substitution of trial by jury. No common law judge feels that it is a reflection upon him when a party to a suit asks for a trial before a jury. It is the special function of a jury to decide upon the credibility of witnesses, and the manner of a witness upon the stand is often as important as his words in determining the weight to be attached to his testimony. A judge is apt to be hampered by precedent. He wants this decision to harmonize with former decisions rendered by him, although the facts sions rendered by him, although the facts are never the same in two cases. The jury is better able to decide each case

sons that apply to criminal cases apply to these cases of indirect contempt, and the abuses to be removed by the proposed law are those that have grown up because of the increased tendency of the great corporations to use the writ of in-junction to avoid the jury trial.

"The Democratic platform proposes no interference with the right of the judge to decide the cases of direct contempt to decide the cases of direct contempt—contempt committed in the presence of the court; neither is it proposed to interfere with the right of the judge to determine the punishment for indirect contempt. All that is sought is the substitution of trial by jury for trial by judge when the violation of the court's decree must be established by evidence.

Reason for Jury Trial.

"Not only is the prosecution for contempt a criminal prosecution, but there is even more reason for a jury than in the ordinary criminal case. In the criminal court the judge acts in a judicial capacity only. He is not responsible for the law which is being enforced in his court, and therefore he has no personal grievance against the defendant, and not being the prosecutor in the case, he does not feel a personal interest in the result of the trial; but in a contempt proceeding the judge is the lawmaker and public prosecutor as well as the judge. It is the judge's order which the accused is charged with violating, and it is the judge who appears to prosecute the case, upon charged with violating, and it is the judge who appears to prosecute the case, upon which he is to render a decision. In our federal and state constitutions we have carefully separated the three departments of government, and each department is jealous of any encroachment upon its sphere of activity. The judge resents any attempt of the legislator or of the executive to usurp the functions of the court; the executive resents any attempt of the court or of the lawmaker to enter his domain, and the lawmaker is equally insistent upon the preservation of his independence. If there is any time or place where a jury is needed, it is in a case of indirect contempt. It is not strange that abuses have crept in, for a man would have to be more than human to unite in himself the deliberation of the legislator, the zeal of the public prosecutor and the impartiality of the judge.

Labor Not Alone Concerned.

Labor Not Alone Concerned.

"While the laboring men have been the first to complain of this denial of the right of trial by jury in cases of indirect contempt, it ought not to be considered a labor question. The jury system is so essential to the administration of justice that the subject ought to appeal to all who make a study of the science of government. If citizens would only be on their guard against the beginnings of evils it would be very easy to apply neces-

AYAN SPEAKS TO THE CHICAGO LABOR UNIONS

Continued from Page 1.

Ferent classes, but these distinctions submitted to the Repubs in the stringer for the especial purpose of remaining its used to make the country and impel us toward a common destiny and toward a common

### Pursuit of Happiness.

"And what constitutes the pursuit of happiness? Man must have home and friends—family and society. He must have food or he will starve. He must have clothing and shelter; he must have books, he must have instruments with which to work. He must provide during the period of strength for the years when age dulls his energies and benumbs his hands. He may have ambition, he may have willingers to work and an engineer to work an engineer to work and an engineer to work have willingness to work and an environment that spurs him on; but the govern-ment may encourage or it may discourage his efforts. Government may bid him ope or leave him to despair.
"When I visited the valley of Jordan I

learned that it is fertile and productive, and yet, instead of being cultivated, like the valley of the Nile, vast stretches of territory lie untilled. Why? I was told that under the reign of the sultan the toiler is not protected in the enjoyment of the fruits of his toil. If the farmer plants and tends his crop, the r Bedouins will sweep down from the at harvest time and carry away the fruits

### is always necessary to be on the watch to keep the instrumentalities of government from being turned to private gain. Equitable Distribution.

"One of the great problems of today is to secure an equitable distribution of the proceeds of toil. The material wealth of this country is largely a joint product; in factories few people work alone, and on the farm a certain amount of co-operaon the farm a certain amount of co-opera-tion is necessary. Where men work to-gether, the army organization applies to some degree; that is, some direct, others are directed. The difficulty has been to divide the results fairly between the cap-tains of industry and the privates in the ranks. As the dividing is done largely by the captains it is not unnatural that they the captains, it is not unnatural that they should magnify their part and appropriate too large a share; neither is it unnatural that there should be complaint on the part of the toliers who think that their

### Democracy Entitled to Support.

"The labor question, therefore, as it preents itself at this time, is chiefly a question of distribution, and the legislation asked for is legislation which will secure to each that to which his services entitle him. As legislation is secured through the ballot every one should use the ballot to obtain the legislation necessary. The Democratic platform presents the ideal toward which the Democratic party is striving, namely, justice in the distribution of reward. The Democratic party proclaims that each individual should receive from society a reward for his toil welfare of society, and unless some other party can do the work better, the Demo-cratic party ought to have the support of all, whether they belong to the wage earning class or occupy positions in which they direct the efforts of others. If an officer in the industrial army were sure that his children and his children's children would inherit his position, he might feel possibly indifferent as to those under his command, but the children of those who today work for wages may employ the children of those who in this genera-tion are employers. This uncertainty as to future generations, as well as our sense of justice, should lead us to make the government as nearly perfect as possible for a good government is the best legacy

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He likened the labor plank of the Republican party to a lumber pile. "It is by no means a plank," he said, "but a mere ragged knot hole." Mr. Taft he characterized as "the prolific mother of injunctions,' and in referring to the "Buck stove and range case," for which he and others are cited to appear in Washington Wednesday to appear in Washington Wednesday to answer to a charge of con-tempt, he asserted that he was tired of having men apologize for the right of free speech. "I will say it now," he declared, "I will say it now," he de-clared, "I will say it tomorrow, I will say it next year, that so long as life and sanity remain in me I will say that the whole world is a narrow page to me if I cannot express my honest thoughts." He closed by making a strong plea to his fellow labor workers to vote the Dem-ocratic national ticket.

## UNIONS MAKE FINE SHOWING IN BIG PARADE

Continued from Page 1.

They were given second prize for representation. Steam engineers, metal workers in uniform, plumbers, steam and gas fitters in uniform were next on the list. Two hundred and fifty plasterers in white uniforms came next.

Another section of Held's hand escented Another section of Held's band escorted a float of the Y. M. C. A., which aimed to show the work in physical culture of

Another Prize Winner. Then came another prize winner, the

painters and decorators. They were hand-somely "gowned" in the latest style of directoire.

The electrical workers had approxi-mately 250 men in line. The largest turnout in point of numbers was that of the carpenters. More than 600 men were in this section, and 600 marching men make a pretty long subdi-

Following the union men came the en-Following the union men came the entire fire department. All of the apparatus, practically, from every station was in line, but there was no danger that a fire might be neglected while the men were "off duty," for they were ready at the instant to break and away. Couriers on historical accompanied the firemen so that bicycles accompanied the firemen so the there was constant communication be tween the stations and Chief Glore.

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UNIVERSITY OF UTAH. Registration of students, Sept. 11 and 12; entrance examinations, Sept. 9 and 10: instruction begins Sept. 14. The University includes the School of Arts and Sciences, the State Normal School, the State School of Mines, the Utah School of Medicine, a Department of Law and a Preparatory School. The catalogue which describes the various courses offered, requirements of admission, etc., is sent free by the

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ALWAYS IN TROUBLE.

New York, Sept. 7.-Alexander Berk-nan, who shot Henry C. Frick during the Homestead steel strike in Pennsylvania, was arrested and charged with making a disturbance at a meeting of the unem-ployed in Cooper Union tcday. While Charles Oberwager was speaking. Berk-man tried to reach a seat on the platform, and failing called to the crowd to put Oberwager out of the hall.

Dr. Ben Reitman delivered a speech at the meeting, which, he said, was written by Emma Goldman, and Oberwager was replying to that speech when Berkman interrupted him.

## TOLSTOI'S COMMENT.

Yasnaya, Poliana, Sept. 7.—Count Leo Tolstoi, speaking of the encyclical recently issued against him by the holy synod at St. Petersburg, in which an appeal is made to all believers not to participate in the celebrations in honor of his eightieth hirthday says that the encyclical in the celebrations in honor of his eighti-eth birthday, says that the encyclical displeases him only in the fact that it increases a "temporary and partly arti-ficial stimulated sympathy with him." Count Tolstoi's health continues to im-prove, but he is still confined to his bed.

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else-supplies what you seek from The food that is right—the food

that is best-will eventually become universal. Whatever food you now use, you will come in the end to this.

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best that Nature has made for them. And it is best for all-the brain or the muscle worker-the weak or the well. The best of other foods cannot begin to compare

with it in whatever you seek from food. Let a package convince you-now.



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pen for any kind of second-hand, comission or auction business S. ENGILMAN. Auctioneer and Manager. 233 So. State. Both phones. Ind., 634

DAHLMAN SKINNED.

Shallenberger Will Lead the Bryan Forces in Nebraska.

Omaha, Sept. 7.—Practically complete returns from the statewide primaries are now in and show that A. C. Shallenberger of Alma leads Mayor James C. Dahlman of Omaha by about 2,000 votes, with Berge, the Populist candidate, third in the race for the Democratic nomination.

Complete tabulated returns from seventy sixth counties with almost complete. -eight counties, with almost complete turns from the other counties, show the ollowing vote: Shallenberger, 12,304; Dahlman, 10,296

Berge, 9,759.

Mayor Dahlman has given up the contest which he proposed making against Populist votes cast for Shallenberger and says he will support the nominee.

ANKENY'S SEAT THE BONE OF CONTENTION

Walla Walla, Wash., Sept. 7.—For the first time in the history of the state of Washington, primary elections will be held tomorrow. Ghief interest centers in the selection of a Republican candidate for the United States senate and the governorship. Three candidates are out for the former: Senator Levi Ankeny of this city, Congressman W. L. Jones of North Yakima and Judge W. H. Snell of Tacoma

oma.

In the gubernatorial contest a large number of candidates are in the field.

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